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4 June 2021

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 $_{Y:}$ JMV

DEPUTY

Robert Pitman U.S. District Judge U.S. District Court Western District of Texas 501 West 5th Street, Suite 5300 Austin, TX 78701

Re: Gregory Royal, plaintiff, *pro se*, submits a "Joint Stipulation of Dismissal with Prejudice" agreed to by all parties of *Royal v. IMS, Inc. et al.*, 1:19-CV-822-RP-ML

Dear Honorable Judge Pitman:

Please find attached and filed a "Joint Stipulation of Dismissal with Prejudice" agreed to by all parties of *Royal v. IMS, Inc. et al.*, 1:19-CV-822-RP-ML, as a result of parties reaching a Mediated Settlement Agreement, entered into and signed on 27 May 2021, in *Royal v. IMS, Inc. et al.*, 1:19-CV-822-RP-ML.

If there are any concerns, I can be reached at (737)808-6700. Thank you.

Date: 4th day of June 2021 Respectfully,

/s/ Gregory Allen Royal . Gregory Allen Royal

Gregory Allen Royal 8100 N. Mopac Expy., #277 Austin, Texas 78759 (737)808-6700 gregorysgrace@yahoo.com

IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF TEXAS **AUSTIN DIVISION**

GREGORY ROYAL,

Plaintiff,

v.

INTEGREON MANAGED SOLUTIONS, INC.,

Defendant, individually and jointly,

MARNI HELFAND,

Co-Defendant, individually and jointly,

JULIE LAUFENBERG,

Co-Defendant, individually and jointly,

HAILEY CHOI,

Co-Defendant, individually and jointly,

CATHERINE HOUGH,

Co-Defendant, individually and jointly,

JASON GUCKERT,

Co-Defendant, individually and jointly,

ANGELA ABNEY,

Co-Defendant, individually and jointly,

CASE NO. 1:19-CV-822-RP-ML

JOINT STIPULATION OF DISMISSAL WITH PREJUDICE

Plaintiff Gregory Royal ("Plaintiff") and Defendants Integreon Managed Solutions, Inc. ("IMS"), Marni Helfand ("Helfand"), Hailey Choi ("Choi"), Catherine Hough ("Hough"), Jason Guckert ("Guckert"), Angela Abney ("Abney") and Julie Laufenberg ("Laufenberg") (collectively referred to as "Defendants") file this Joint Stipulation of Dismissal with Prejudice pursuant to Federal Rule of Civil Procedure 41(a)(1)(A)(ii).

- 1. On August 20, 2019, Plaintiff filed the above-styled Action.
- 2. Plaintiff no longer desires to prosecute his claims against Defendants. All matters previously in controversy have been amicably settled.
 - 3. Defendants, who have filed answers, agree to the dismissal.
- 4. As of the date of the filing of this Joint Stipulation of Dismissal with Prejudice, Defendants are the only defendants who remain in this Action. All other defendants have been dismissed.
- 5. This case is not a class action under Federal Rule of Civil Procedure 23, a derivative action under Rule 23.1, or an action related to an unincorporated association under Rule 23.2.
 - 6. A receiver has not been appointed in this case.
- 7. This case is not governed by any federal statute that requires a court order for dismissal of the case.
- 8. Plaintiff has not previously dismissed any federal or state court suit based on or including the same claims as those presented in this case.
 - 9. This dismissal is with prejudice with each party to bear its own costs of court.

Respectfully submitted,

GREGORY ROYAL

GREGORY ROYAL, PRO SE 8100 N. Mopac Expy., Apt. 277

Austin, TX 78759 (737) 808-6700 (Tel)

Email: gregorysgrace@yahoo.com

PLAINTIFF

- and -

Respectfully submitted.

By: s Andrew M. Scott

Andrew M. Scott Attorney in Charge

Texas Bar No.: 24075042 So. Dist. No.: 1128461

1900 West Loop South, Suite 1000

Houston, Texas 77027 Telephone: (713) 961-3366 E-mail: ascott@grsm.com

ATTORNEYS FOR DEFENDANTS

OF COUNSEL:

GORDON & REES, LLP

Robert L. Horn

Texas Bar No.: 24046107

So. Dist. No.:

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CERTIFICATE OF SERVICE

I hereby certify that the foregoing document was filed electronically on the day of
June 2021, and is available for viewing and downloading from the ECF system. Notice of
Electronic Case Filing has been sent automatically to all parties listed in the Service List in effect
on the date of electronic filing, which constitutes service of same, and satisfies the requirements
of Fed. R. Civ. P. 5(b)(2)(D). Service on those parties who are not known to be users of the
electronic filing system of the Southern District of Texas was accomplished via certified mail
and/or via first class U.S. mail on June, 2021.

/s/ Andrew M. Scott
ANDREW M. SCOTT

Gregory Allen Royal 8100 N. Mopac Expy., #277 Austin, Texas 78759 (737)808-6700 gregorysgrace@yahoo.com

CERTIFICATE OF SERVICE

I hereby certify that the Defendants were served on this day of the 4th day of June 2021 with a copy of the 4 June 2021 letter and the Joint Stipulation of Dismissal with Prejudice sent to and filed before the Honorable Judge Robert Pitman via e-mail.

DATED: 4th day of June 2021 /s/ Gregory Allen Royal .

Gregory A. Royal, pro se

Complainant

Please find the Joint Stipulation of Dismissal with Prejudice and Letter sent to and filed before the Honorable Judge Robert Pitman

From: Royal Allen (gregorysgrace@yahoo.com)

To: ascott@grsm.com; rhorn@grsm.com; gflores@grsm.com

Date: Friday, June 4, 2021, 11:24 AM CDT

4 June 2021

Messrs. Scott and Horn:

Please find the "Joint Stipulation of Dismissal with Prejudice" and 4 June 2021 letter sent to and filed before the Honorable Judge Robert Pitman in Royal v. IMS, Inc. et al., 1:19-CV-822-RP-ML.

/s/ Gregory Aller Royal
Gregory Allen Royal
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